2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 9 10 Case No. 2:17-cv-02969-GMN-CWH 11 THOMAS W. MCNAMARA, as the Court-Appointed Monitor for AMG Capital Management, LLC; BA Services LLC; Black Creek Capital ORDER STAYING DISCOVERY 12 Corporation; Broadmoor Capital Partners, LLC; AND SCHEDULING ORDER Park 269, LLC; C5 Capital LLC; DF Services PENDING RESOLUTION OF Corp.; DFTW Consolidated [UC] LLC; Impact BP **DEFENDANTS' MOTIONS TO** 14 LLC; Level 5 Apparel LLC; Level 5 Capital **DISMISS** Partners LLC; Level 5 Eyewear LLC; Level 5 Motorsports, LLC; Level 5 Scientific LLC; NM Service Corp. (f/k/a/ National Money Service); PSB Services LLC; Real Estate Capital LLC (f/k/a/ Rehab Capital I, LLC); Sentient Technologies; ST 17 Capital LLC; Westfund LLC; Eclipse Renewables Holdings LLC; Scott Tucker Declaration of Trust, dated February 20, 2015; West Race Cars, LLC; 18 and Level 5 Management LLC; and their 19 successors, assigns, affiliates, and subsidiaries, Plaintiff, 20 v. 21 SELLING SOURCE, LLC, et al., 22 Defendants. 23 24 25 26 27

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Defendants having previously sought a stay of discovery and other deadlines pending a ruling on their motions to dismiss; the Court having recently transferred this case to a new district judge; and Plaintiff no longer opposing a stay; the Court finds good cause for and hereby does enter a stay of discovery and all other court deadlines pending a ruling on Defendants' previously filed motions to dismiss. The Court finds that the Parties' requested stay is consistent with the objectives of Rule 1 of the Federal Rules of Civil Procedure, which directs that the Rules shall "be construed and administered to secure the just, speedy, and inexpensive determination of every action." Any remaining Parties will submit a revised proposed discovery and scheduling order for the Court's consideration within fourteen (14) calendar days after the pending motions to dismiss have been resolved.

IT IS THEREFORE ORDERED that discovery is STAYED pending the court's ruling on defendants' motion to dismiss (ECF No. 53).

IT IS FURTHER ORDERED that defendants' motion to stay discovery (ECF No. 62) and the parties' request for a status conference (ECF No. 76) are DENIED as moot.

CARL W. HOFFMAN UNITED STATES MAGISTRATE JUDGE

DATED: December 11, 2018